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APPLICATION NO. FILING DATE		IG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/825,373	04/1	6/2004	Atsushi Sakai	251943US2 8393			
22850	7590	10/17/2006		EXAMINER			
C. IRVIN N			DOAN, JENNIFER				
1940 DUKE		LELLAND, MAI	ART UNIT	PAPER NUMBER			
ALEXANDI	RIA, VA 22	2314	2874				

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.		Applicant(s)	- FO	_
		10/825,373		SAKAI ET AL.		
Office Action Summary		Examiner		Art Unit		_
		Jennifer Doan		2874		
- Period fo	- The MAILING DATE of this communication app r Reply	ears on the cover	sheet with the c	orrespondence ad	dress	
WHIC - Extens after S - If NO - Failure Any re	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DASIONS of time may be available under the provisions of 37 CFR 1.13 EX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, the ply received by the Office later than three months after the mailing of patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS CO 36(a). In no event, hower will apply and will expire S , cause the application to	MMUNICATION ver, may a reply be tim SIX (6) MONTHS from to become ABANDONED). ely filed the mailing date of this co O (35 U.S.C. § 133).	•	
Status						
2a)⊠ 3)□	Since this application is in condition for allowar	action is non-finance except for for	nal matters, pro		e merits is	
'	closed in accordance with the practice under E	x paπe Quayle, 1	935 C.D. 11, 45	3 O.G. 213.		
Disposition	on of Claims					
5)⊠ 6)⊠ 7)□	Claim(s) <u>2-19</u> is/are pending in the application. Ia) Of the above claim(s) is/are withdraw Claim(s) <u>2,4-15 and 18</u> is/are allowed. Claim(s) <u>3,16,17 and 19</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from considera				
Application	on Papers					
10) ⊠ 1	The specification is objected to by the Examine The drawing(s) filed on 16 April 2004 is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Ex	☑ accepted or b) drawing(s) be held i ion is required if the	in abeyance. See drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CF	• •	
Priority u	nder 35 U.S.C. § 119					
12)⊠ <i>A</i> a)∑	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents Certified copies of the priority documents Copies of the certified copies of the priority documents Copies of the certified copies of the priorical polication from the International Bureau ee the attached detailed Office action for a list	s have been recei s have been recei nty documents ha u (PCT Rule 17.2)	ved. ved in Application ve been receiven a)).	on No ed in this National	Stage	
2) Notice 3) Inform	(s) of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	5) 🔲	Interview Summary Paper No(s)/Mail Da Notice of Informal Po Other:		D-152) ·	

DETAILED ACTION

Applicants' amendment filed on June 29, 2006 has been considered and entered.

The arguments advanced therein are persuasive; thus, claims 2, 4-15 and 18 are now allowed. In view of scrutiny of the claims, it is discovered that the Suhami (U.S. 2004/0175174) reference is still pertinent to claims 3, 16, 17 and 19. Therefore, the previous rejection for these claims is maintained. In addition, a newly cited reference is also found applicable to the claims; therefore, a new rejection is set forth below. This action is made final.

Specification

1. Applicants' cooperation is requested in correcting any errors of which applicants may become aware in the specification.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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3. Claims 3, 16, 17 and 19 are rejected under 35 U.S.C. 102(e) as being anticipated by Suhami (U.S. 2004/0175174).

With respect to claim 3, Suhami (figures 11 and 12) discloses a light control element comprising a substrate (54); a plurality of optical waveguides (53, 58) formed on the substrate (54); an optical coupling component provided on the substrate, at least three of the optical waveguides being coupled to the optical coupling component (see paragraph [0209]); and a photonic crystal formed on at least one of the optical waveguides at an end part thereof coupled to the optical coupling component (see claim 15, lines 9-10), the light control element changing a transmittance of light through the optical waveguide in a part corresponding to the photonic crystal structure in response to a change of refractive index of the photonic crystal structure (see paragraph [0152]).

With respect to claim 16, Suhami (figure 11) discloses a light control element comprising a substrate (54) having a photonic crystal structure; a plurality of optical waveguides (53, 58) formed in the photonic crystal structure in the form of a line defect of the photonic crystal structure (see paragraph [0207] and figure 11); and a variable refractive index part formed in an optical coupling part, the optical coupling part forming an intersection point where the optical waveguides (53, 58) intersect with each other (see figure 11), the light control element controlling a state of resonance in the optical coupling part by changing a refractive index of the refractive index variable part (see paragraphs [0207] and [0208]).

With respect to claim 17, Suhami (figure 11) discloses a light control element comprising a substrate (54) having a photonic crystal structure; a plurality of optical

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waveguides (53, 58) formed in the photonic crystal structure of the substrate in the form of a line defect of the photonic crystal structure so as to divide the photonic crystal structure into plural regions (see figure 11); and variable refractive index parts each formed in one of the respective regions of the photonic crystal structure defined by the optical waveguides, each of the variable refractive index parts including a first photonic crystal part and a second photonic crystal part divided from each other diagonally (see figure 11 and paragraphs [0207] and [0208]), the light control element (61) changing a refractive index of the first and second photonic crystal parts in each of said regions independently (see paragraph [0152]).

With respect to claim 19, Suhami (figures 11 and 12) discloses the light control device, wherein the plurality of optical waveguide comprises NxNxN optical waveguides formed on the substrate so as to cross with each other at intersections distributed two-dimensionally on the substrate (see paragraph [0207]).

Allowable Subject Matter

4. Claims 2, 4-15 and 18 are allowed.

Please see the allowable subject matter of claims 4-8 in the previous office action.

The prior art fails to disclose or reasonably suggest a light control element, wherein an interface between said regions changes a traveling direction of a light incident thereto by causing reflection in at least one wavenumber of the light in

response to a change of refractive index in said variable refractive index part in combination with the other limitations of claim 2.

Claims 9-15 depend from claim 2.

The prior art also fails to disclose or reasonably suggest a light control element, comprising N2 optical coupling components each provided to one of the intersections of the optical waveguides, wherein an interface between said regions changes a traveling direction of a light incident thereto by causing reflection in at least one wavenumber of the light in response to a change of refractive index in the variable refractive index part in combination with the other limitations of claim 18.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. Claims 3 and 17 are rejected under 35 U.S.C. 102(e) as being anticipated by Suzuki (U.S. 7,110,630).

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With respect to claim 3, Suzuki (figure 12) discloses a light control element comprising a substrate; a plurality of optical waveguides (31, 32) formed on the substrate (see figure 12); an optical coupling component provided on the substrate, at least three of the optical waveguides being coupled to the optical coupling component; and a photonic crystal formed on at least one of the optical waveguides at an end part thereof coupled to the optical coupling component (see column 11, lines 20-65), the light control element changing a transmittance of light through the optical waveguide in a part corresponding to the photonic crystal structure in response to a change of refractive index of the photonic crystal structure (column 1, lines 14-27).

With respect to claim 17, Suzuki (figure 12) discloses a light control element comprising a substrate having a photonic crystal structure (see figure 12); a plurality of optical waveguides (31, 32) formed in the photonic crystal structure of the substrate in the form of a line defect of the photonic crystal structure so as to divide the photonic crystal structure into plural regions (see figure 12); and variable refractive index parts each formed in one of the respective regions of the photonic crystal structure defined by the optical waveguides, each of the variable refractive index parts including a first photonic crystal part and a second photonic crystal part divided from each other diagonally (see figure 12), the light control element changing a refractive index of the first and second photonic crystal parts in each of said regions independently (column 1, lines 14-27).

Allowable Subject Matter

7. Claims 2, 4-16, 18 and 19 are allowed.

Please see the allowable subject matter of claims 4-8 in the previous office action.

Please see the allowable subject matter of claims 2 and 18 in section 4 above.

The prior art fails to disclose or reasonably suggest a light control element, comprising the light control element controlling a state of resonance in the optical coupling part by changing a refractive index of the refractive index variable part in combination with the other limitations of claim 16.

Claim 19 depends from claim 16.

Response to Arguments

8. Applicants' argument filed on June 29, 2006 has been fully considered.

With respect to claims 2, 9-15 and 18, the arguments on page 10 of the remarks are persuasive; therefore, the previous rejection of the claims is withdrawn. Claims 2, 9-15 and 18 are now allowed.

With respect to claims 3, 16, 17 and 19, the arguments are not persuasive. The Suhami (U.S. 2004/0175174) reference is still pertinent to claims 3, 16, 17 and 19.

Therefore, the rejection for these claims based on Suhami is still applied. Please see the 102(e) rejection above.

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Conclusion

9. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennifer Doan whose telephone number is (571) 272-2346. The examiner can normally be reached on Monday to Thursday from 6:00am to 3:30pm, second Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rodney Bovernick can be reached on (571) 272-2344. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

JD

October 10, 2006

JENNIFER DOAN PRIMARY EXAMINER